

Stan Maynard #13395-007  
F.C.I. Fort Dix Camp  
P.O. Box 1000  
Fort Dix, New Jersey 08640

United States Federal Building  
Eastern District of New York  
The Honorable Fredric Block  
225 Cadman Plaza East  
Brooklyn, New York 11201

February 14, 2006

Re: Docket #CR-03-255  
Subject: Stan Maynard, self

1/14/01 2006

Dear Judge Block

I am currently serving a sentence of One year and One day imposed by your honor as a result of a violation of my Supervised release.

I am attaching an 'order' from this honorable court indicating, at least what I perceived at sentencing to be a 'split sentence'. During my recent team meeting here at the institution my unit manager and case manager misinterpreted the mentioned attached 'order' to indicate that 90% of my time imposed (minus the good time) be served in the institution, with 10% (1 month) to be served in a Community Confinement Center, better known as a half-way-house.

It was later suggested verbally that possibly 20% (60 days) could be served in a Community Confinement Center.

To have a better understanding I consulted the 'Webster Dictionary' for a plain and concise definition on, as the 'order' states, "Part" ... 'to divide into parts' ... 'to keep in separate'. Taking that precise and accurate definition, coupled with the fact of you other suggestions of placement of confinement i.e. Incarceration, Community Confinement and Home Confinement, a fair interpretation of your honors 'order' would be for me to serve three months in each

FEB 14 2006

(1)

component, consistent with your honors order. Or possibly, if it pleases the court, spend 50% of my time incarcerated and 50% in a Community Correction Center, and or Home Confinement.

I feel this a correct interpretation, not only consistent with this courts 'order', but serve a better justice, allowing me more time to meet my needs, so I will not have to become a repeat offender.

Also, in an effort to be consistent with the recent ruling out of the Third Circuits Court of Appeals:

Woodall v. The Federal Bureau of Prisons  
No. 05-3657 (Filed December 15, 2005)

Woodall clearly violates the governing 10% statue of 18 U.S.C. §3621 (b) without an individualized determination for each prisoners needs.

I aver that consistent with Woodall, I have no employment, my financial funds are depleted and my current landlord is in the process of eviction proceedings.

Also worth mentioning is the fact that if your honor pleases an investigation of my institutional record since my imprisonment will indicate a well behaved inmate showing every indication of reformation.

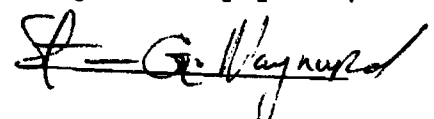
I humbly and respectfully ask the court to forward an 'order' of clarification, with the original sent to:

Mr. Tom Molvey, Unit Manager  
Fort Dix Camp  
P.O. Box 1000  
Fort Dix, New Jersey 08640

I thank your honor for your compassion, and I remain ...

Respectfully yours,

Enclosures:



(2)

P.S. If your honor would be gracious enough, please send a copy of all correspondence sent to Mr. Molvey, directly to me.

The decision concerning  
community confinement  
rests with the Bureau of Prisons.  
The Court cannot interfere  
with the exercise of its  
discretion.

so ordered.

" WSDJ/  
April 25, 2006

cc. Central File  
Home File

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK  
UNITED STATES OF AMERICA,

RECEIVED  
DFF  
CLM

vs.  
Stan Maynard,

VIOLATION OF SUPERVISED RELEASE

CR-03-255(FB)

Defendant.

WHEREAS the defendant having pled guilty on UNKNOWN in Bangkok, Thailand of possession with intent to export heroin and sentenced by the Criminal Court in Thailand on 11/10/94 to DEATH. This sentence was reduced by the Thailand Court of Appeals and Supreme Court to LIFE IMPRISONMENT. The defendant received amnesty from the King and his sentence was reduced again to 40 years imprisonment. On 12/9/02 the defendant was transferred to California and the U.S. Parole Commission re-sentenced the defendant to 111 months of incarceration to be followed by 36 months of supervised release.

NOW, the defendant having appeared in court on 10/5/05 and having been represented by Lawrence Wright, the United States having been represented by Assistant U.S. Attorney John Natherson, and the defendant having pled guilty to violating charge 2 of the terms of supervised release, it is now,

ORDERED AND ADJUDGED that the defendant be sentenced as follows: THE DEFENDANT SHALL SERVE TWELVE (12) MONTHS AND ONE (1) DAY OF INCARCERATION. THE COURT RECOMMENDS THAT THE DEFENDANT BE CONSIDERED BY THE BUREAU OF PRISONS TO SERVE A PART OF HIS TERM OF INCARCERATION IN EITHER COMMUNITY OR HOME CONFINEMENT AS SOON AS THE DEFENDANT BECOMES ELIGIBLE. THERE WILL BE NO TERM OF SUPERVISED RELEASE TO FOLLOW. THE DEFENDANT SHALL SURRENDER BY 10/26/05 BY 5PM TO THE U.S. MARSHALS.

IT IS FURTHER ORDERED that the Clerk of the Court deliver certified copies of this order.

Dated: Brooklyn, New York  
October 24, 2005

R. C. HEINE D.J.

UNITED STATES DISTRICT JUDGE

ATTEST  
ROBERT C. HEINE, CLERK

CLERK

FTD2Q 540\*23 \*  
PAGE 001SENTENCE MONITORING  
COMPUTATION DATA  
AS OF 02-09-2006\* 02-09-2006  
\* 14:31:33

REGNO...: 13395-007 NAME: MAYNARD, STAN GERALD

FBI NO.....: 842618AB5  
ARS1.....: FTD/A-DES  
UNIT.....: CAMP  
DETAINERS.....: NODATE OF BIRTH:  
QUARTERS.....: V01-098U  
NOTIFICATIONS: NO

PRE-RELEASE PREPARATION DATE: 08-04-2006

THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT.  
THE INMATE IS PROJECTED FOR RELEASE: 09-03-2006 VIA GCT REL

-----COURT JUDGMENT/WARRANT NO: 020-----

COURT OF JURISDICTION.....: NEW YORK, EASTERN DISTRICT  
DOCKET NUMBER.....: CR-03-255(FB)  
JUDGE.....: BLOCK  
DATE SENTENCED/PROBATION IMPOSED: 11-10-1994  
DATE SUPERVISION REVOKED.....: 10-05-2005  
TYPE OF SUPERVISION REVOKED.....: REG  
DATE COMMITTED.....: 01-10-2006  
HOW COMMITTED.....: COMMIT OF SUPERVISED REL VIOL  
PROBATION IMPOSED.....: NORESTITUTION.... PROPERTY: NO SERVICES: NO AMOUNT: \$00.00  
-----COURT OBLIGATION NO: 010-----OFFENSE CODE....: 382  
OFF/CHG: POSSESSION OF 5320 GRAMS OF HEROIN WITH INTENT TO EXPORT.SENTENCE PROCEDURE.....: SUPERVISED RELEASE VIOLATION  
SENTENCE IMPOSED/TIME TO SERVE.: 12 MONTHS 1 DAYS  
DATE OF OFFENSE.....: 10-13-1993

G0002 MORE PAGES TO FOLLOW . . .